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## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

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TECHNOLOGY CENTER REVIOLD

In re Application of:

Densen Cao

Application No.:

10/017,454

Filed:

Decermber 13, 2001

For:

Improved Semiconductor Curing Light System

	The owner*,	Cao Group, Inc.	, of	100.00 p	ercent i	nterest	in the	instant	application
	disclaims, except	as provided below, th	e terminal	part of th	e statuto	ry term c	of any pa	atent gran	nted on the
instant	application, whic	h would extend beyon	nd the ex	cpiration da	ate of th	he full s	tatutory	term defi	ned in 35
U.S.C.	154 to 156 a	and 173, as presenti	y shorten	ed by ar	ny termir	nal discla	imer, o	f prior f	Patent No.
		The owner hereby agree							
		d during such period t							
runs w assigns		granted on the instant	applicatio	n and is	binding	upon the	grantee	, its suc	cessors or

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

1.	For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), undersigned is empowered to act on behalf of the organization.	the

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2.	$\boxtimes$	The undersigned is an attorney or agent of record.
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Check either box 1 or 2 below, if appropriate.

Signature Daniel P. McCarthy

Typed or printed name

Terminal disclaimer fee under 37 CFR 1.20(d) is included.

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

\*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

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PTO/SB/25 (10-00)

## ERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLEPATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket Number (Optional)

5061

In re Application of:

Densen Cao

Application No.:

10/017,454

Filed:

December 13, 2001

For:

Improved Semiconductor Curing Light System

TECHNOLOGY CENTER R3700

RECEIVED

OCT 3 1 2003

The owner\*, Cao Group, Inc. , of 100.00 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173 as shortened by any terminal disclaimer filed prior to the grant of any patent granted on pending second Application Number 10/017,272 , filed on 12-13-2001 , of any patent on the pending second application. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of any patent granted on the second application, as shortened by any terminal disclaimer filed prior to the patent grant, in the event that any such granted patent: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.

Check either box	1	or 2	below,	if	appropriate.
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1.	For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency etc.), the undersigned is empowered to act on behalf of the organization.
	 etc.), the undersigned is empowered to act on behalf of the organization.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2. 🛛

The undersigned is an attorney or agent of record.

Signature

Daniel P. McCarthy
Typed or printed name

 $\boxtimes$ 

Terminal disclaimer fee under 37 CFR 1.20(d) is included.

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## REJECTION OVER A PENDING SECOND APPLICATION

Docket Number (Optional)

ALMOS	REJECT	ION OVER A PENDING SECOND	APPLICATION	LEGECTIVE
In re Applic	action of:	Donoon Coo		OCA
Application		Densen Cao 10/017,454		OCT 3 1 2003
Filed:	140	December 13, 2001	TE	CHNOLOGY CENTER Ratios
For:		Improved Semiconductor Curing L	ight System	STATER ROTOS
disclaims, application, 156 and 1 second Ap second ap enforceable commonly the grantee In the instant 154 to 15 filed prior fee, is he whole or reissued, or	which wo had as should be a sh	Cao Group, Inc., provided below, the terminal par- puld extend beyond the expiration ortened by any terminal disclaimed umber 10/017,455  The owner hereby agrees that and during such period that his agreement runs with any particles above disclaimer, the owner denote that would extend to the expired on that would extend to the expired on the cent grant, in the event that any streeable, is found invalid by a disclaimed under 37 CFR 1.321 my manner terminated prior to the dispiration of the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my manner terminated prior to the disclaimed under 37 CFR 1.321 my	t of the statutory term of all date of the full statutory ter filed prior to the grant of filed on 12-13-2001 any patent so granted on it and any patent granted tent granted on the instant does not disclaim the terminal ation date of the full statuto second application, as short such granted patent: expires court of competent jurisdic, has all claims canceled by	erm defined in 35 U.S.C. 154 of any patent granted on pendin, of any patent on the pendin the instant application shall be on the second application and application and is binding upon all part of any patent granted only term as defined in 35 U.S.C tened by any terminal disclaimed for failure to pay a maintenance tion, is statutorily disclaimed by a reexamination certificate,
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		ns on behalf of an organization (e.g., corprisigned is empowered to act on behalf of		vernment agency,
made on knowledge under Sec	information that willfu tion 1001	clare that all statements made he and belief are believed to be I false statements and the like of Title 18 of the United States cation or any patent issued thereon.	true; and further that these so made are punishable by	statements were made with the y fine or imprisonment, or both
2. X	he undersign	ed is an attorney or agent of record.	$\bigcap$	
		,		10/24/0
			Signature	Date
			Daniel	P. McCarthy
		·	Typed or	r printed name

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